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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/786,270	02/24/2004	Akira Morinaga	16869G-100400US	2422	
20350	7590 08/16/2006	EXAMINER			
	D AND TOWNSEND	HEINZ, A	HEINZ, ALLEN J		
EIGHTH FLO	RCADERO CENTER OOR	ART UNIT	PAPER NUMBER		
SAN FRANC	CISCO, CA 94111-3834	2627	2627		
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DATE MAILED: 08/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No. Ap		Applicant(s)	pplicant(s)			
			10/786,270		MORINAGA ET AL.			
			Examiner		Art Unit			
			A. J. HEINZ		2627			
Period fo	The MAILING DATE of this commun or Reply	ication appea	ars on the cove	sheet with the c	orrespondence ad	ddress		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1)	Responsive to communication(s) file	ed on						
2a)□			action is non-fin	al.				
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
٠,۵	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims			·				
4)⊠	Claim(s) <u>1-15</u> is/are pending in the a	annlication						
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) <u>1-8 and 10-15</u> is/are allowed.							
-	Claim(s) <u>1-6 and 10-15</u> is/are allowed.  Claim(s) <u>9</u> is/are rejected.							
7)								
•		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	orounor roquiro					
	on Papers							
	The specification is objected to by th			_				
10)⊠ The drawing(s) filed on <u>24 February 2004</u> is/are: a)□ accepted or b)⊠ objected to by the Examiner.								
	Applicant may not request that any object			=				
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>								
Attachmen	t(s)							
	e of References Cited (PTO-892)			Interview Summary				
	e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO-1449 or		Paper No(s)/Mail Da Notice of Informal Page 1	ite atent Application (PT	O-152)			
Paper No(s)/Mail Date <u>7/1/04</u> . 6) Other:								

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1. Pursuant to 37 CFR 1.75(g), applicant should attempt to organize the presentation of claims in an application with the least restrictive [broadest] claim(s) being presented earliest in the presentation of claims, and all dependent claims grouped together with the claim or claims to which they refer to the extent possible. Note claim 9 which is also then followed by dependent claims 10-15 dependent from claims 1-8.

2. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The Title should provide a more detailed structural identification of the feature or features which distinguish the invention from the prior art.

The intended results produced by the structural differences can also be part of the content of the Title but should be made subordinate to the structural differences.

- 3. The following is a quotation of 37 CFR 1.71(a)-(c):
  - (a) The specification must include a written description of the invention or discovery and of the manner and process of making and using the same, and is required to be in such full, clear, concise, and exact terms as to enable any person skilled in the art or science to which the invention or

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discovery appertains, or with which it is most nearly connected, to make and use the same.

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- (b) The specification must set forth the precise invention for which a patent is solicited, in such manner as to distinguish it from other inventions and from what is old. It must describe completely a specific embodiment of the process, machine, manufacture, composition of matter or improvement invented, and must explain the mode of operation or principle whenever applicable. The best mode contemplated by the inventor of carrying out his invention must be set forth.
- (C) In the case of an improvement, the specification must particularly point out the part or parts of the process, machine, manufacture, or composition of matter to which the improvement relates, and the description should be confined to the specific improvement and to such parts as necessarily cooperate with it or as may be necessary to a complete understanding or description of it.

The specification is objected to under 37 CFR 1.71 because the subject matter of Claim 9 is not fully disclosed.

The structure as indicated in the last subparagraph of the instant claim fails to be properly established in the specification.

4. Claim 9 is rejected under 35 U.S.C. §112, first paragraph, as directed to subject matter which was not described in the specification in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or

with which it is most nearly connected, to make and use the invention. See previous paragraph.

5. Claim 9 is rejected under 35 U.S.C. §112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The following phrases lack clear antecedent basis within the claim(claims); i.e. either the particularly recited passage fails to be properly introduced prior to its appearance at that point in the claim or the structure recited in the passage is not an inherent part of or component of other previously recited structure: "the insulative film" (line 11, previous recitation is to a layer).

An exhaustive search of indefinite and/or ambiguous language has not been attempted, but only exemplified in the preceding paragraphs. Therefore the applicant is responsible for a thorough review of all the claims to make corrections as appropriate.

6. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the subject matter of Claim 9 must be

shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

- 7. Because of the irregularities indicated above for claim 9, a meaningful rejection on the patentability of this claim based on prior art has not be attempted.
- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Hasegawa and Nishiyama show other configurations of sensing layers and biasing layers therefore.

9. For a complete response applicant should identify how the claimed structure of his invention defines over **all** the art of record.

Moreover, where the applicant disagrees with the reasoning and/or application of the prior art on critical points of the claims, they should identify how the claimed structure of their

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invention defines over **all** the art of record not just the applied art.

Where applicant believes that the art is redundant and/or superfluous relative to the critical aspects of the claimed invention the applicant may simply state so in rebuttal summary.

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- 10. Claims 1-8,10-15 are allowed.
- 11. If applicant has filed an information disclosure statement and this instant office action does not contain an initialed-off copy (or copies) of all such filed IDS's (or at least a comment to the disposition of such IDS'S in the body of the office action itself) applicant should apprise the examiner of such missing documentation [to the IDS's] in response to this office action so that the examiner can take appropriate action to supply same to the applicant.
- 12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to A. J. HEINZ whose telephone number is (571) 272-7587. The examiner can normally be reached on M-F 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, DWAYNE BOST can be reached on (571)272-7023.

The fax phone number for the organization where this application or proceeding is assigned is (571)273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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